HOUSE OF REPRESENTATIVES

WENTGER GENERAL ASSEMBLY AMENDMENT FORM MY

Amend printed copy of SB 54/GA

On page 1, by deleting lines 5 to 16 and inserting in lieu thereof:

"Substance abuse treatment or recovery service providers that receive state funding shall give pregnant women priority in accessing services and shall not refuse access to services solely due to pregnancy as long as the provider's services are appropriate for pregnant women.";

On page 2 by deleting lines 22 to 27 and inserting in lieu thereof:

"(6) No petition may be filed to terminate the parental rights of a woman solely because of her use of a nonprescribed controlled substance during pregnancy if she enrolls in and maintains substantial compliance with both a substance abuse treatment or recovery program and a regimen of prenatal care as recommended by her health care practitioner throughout the remaining term of her pregnancy. Upon certified completion of the treatment or recovery program, or six (6) months after giving birth during which time substantial compliance with a substance abuse treatment or recovery program has occurred, whichever is earlier, any records maintained by a court or by the cabinet relating to a positive test for a nonprescribed controlled substance shall be sealed and may not be used in any future criminal prosecution or future petition to terminate the woman's parental rights."

Amendment No. HFA 1	Sponsor: John Tilley
Committee Amendment:	Signed: 0
Floor Amendment: $\left \begin{array}{c} \\ \\ \end{array} \right \left(\begin{array}{c} \\ \\ \end{array} \right) \left(\begin{array}{c} \\ \\ \end{array} \right) \left(\begin{array}{c} \\ \\ \end{array} \right)$	LRC Drafter: Hugley, Dallas
Adopted:	Date:
Rejected:	Doc. ID: XXXXX